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DAIL:	May 13, 2005						
То:	Mail Stop: Amendment Examiner Riveró	Group Art Unit: 2655					
COMPANY:	United States Patent and Trademark Office						
FACSIMILE NO:	703-872-9306						
FROM:	John Biggers, Reg. No. 44,537						
Re:	Response/Amendment to OA dated February 17, 2005; Title: "Destination Device Initiated Caller Identification"	Atty. Docket No.: AUS920010820US1 (126)					
SERIAL NO.:	10/10/015,265						
NUMBER OF PAGES:	(Including Cover) 25						
COMMENTS:	Please see attached.						
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	FORM	!	First Named Inventor	Michael W	Michael Wayne Brown			
			Art Unit	2655				
(to be used for	all correspondence after initial (กิขิกg)	Examiner Name	Rivero, Mir	nerva			
Total Number of Pages In This Submission 25		Attorney Docket Number	AUS92001	AUS920010820US1				
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Signature	John	150	igen					
Printed name	John R. Biggers	6						
Date	May 13, 2005			Reg. No.	Reg. No. 44,537			
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AUS920010820US1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application of:

Michael Wayne Brown, et al.

Group Art Unit: 2655

MAY 1 3 2005

Serial No.: 10/015,265

Examiner:

Rivero, Minerva

Filed: December 12, 2001

Atty Docket No.: AUS920010820US1

Title: Destination Device Initiated

Caller Identification

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RESPONSE TO OFFICE ACTION DATED FEBRUARY 17, 2005

Dear Sir:

This is a Response to the Office Action dated February 17, 2005 (hereafter "the Office Action"). Claims 1-40 are in the case. The Office Action objected to the specification because serial numbers for related applications were missing. Applicants have amended the specification accordingly. The Office Action further objected to claims 6, 17, and 28 for reciting "a origin device" because "a origin device" is also recited in parent claims 1, 12, and 23. Applicants have amended claims 6, 17, and 28 to recite "said origin device" accordingly. Applicants acknowledge with thanks the telephone conference with Examiner Rivero on March 21, 2005. In accordance with that telephone conference, Applicants present the following amendment and remarks demonstrating that the case is in condition for allowance.

AUS920010820US1

PATENTABLE SUBJECT MATTER

Applicants acknowledge with gratitude the Examiner's advice in the Office Action that there is patentable subject matter in the claims of the present application.